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	Attorneys for Plaintiff and Counter-
14	Defendant, Atlantic-Pacific Processing
15	Systems, Inc.
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17	UNITED STA

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ATLANTIC-PACIFIC PROCESSING
SYSTEMS, INC., a California
corporation,

Plaintiff

VS.

DERMAKTIVE, LLC, a Florida limited liability company; JORDAN DUFNER, a Connecticut resident; ADAM WELLINGTON, a Connecticut resident; JOE HELEWA, a New York resident; UPSURGE, LLC, a Delaware limited liability company; UPSURGE MEDIA GROUP, LLC, a Delaware limited liability company; WIDO, LLC, a Delaware limited liability company;

Case No. 2:16-CV-00739-JAD-(PAL)

Assigned to: Judge Jennifer A. Dorsey & Magistrate Judge Peggy A. Leen

STIPULATION AND ORDER **DISMISSING CASE**

ECF No. 144

DENIS BETSI, an Ontario, Canada resident; T1 PAYMENTS, LLC, a Nevada limited liability company; and DONALD KASDON, a Nevada resident,

Defendants

DERMAKTIVE, LLC, a Florida limited liability company; and JORDAN DUFNER, a Connecticut resident,

Counter-Plaintiffs

VS.

ATLANTIC-PACIFIC PROCESSING SYSTEMS, INC., a California corporation,

Counter-Defendants

STIPULATION OF VOLUNTARY DISMISSAL

TO THE HONORABLE COURT, ALL PARTIES HEREIN AND THEIR RESPECTIVE COUNSEL OF RECORD:

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff and Counter-Defendants ATLANTIC P-PACIFIC PROCESSING SYSTEMS, INC., through its counsel of record, hereby stipulates and gives notice that the Complaint in the above-captioned action is voluntarily dismissed, with prejudice, against Defendants and Counterclaimants DERMAKTIVE, LLC and JORDAN DUFNER and Defendants ADAM WELLINGTON, UPSURGE, LLC, UPSURGE MEDIA GROUP, LLC, WILDO, LLC, T1 PAYMENT, LLC, and DONALD KASDON.

Defendant and Counterclaimants DERMAKTIVE, LLC and JORDAN DUFNER, through their counsel of record, hereby stipulate and give notice that their Counterclaim in the above-captioned action is voluntarily dismissed with prejudice against Plaintiff and Counter-defendant ATLANTIC-PACIFIC PROCESSING SYSTEMS, INC.

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1 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiff ATLANTIC-PACIFIC PROCESSING SYSTEMS, INC., through its counsel of record, hereby 2 dismisses with prejudice Defendants JOE HELEWA and DENIS BETSI. 3 Such dismissals are with prejudice, with each party to bear its own costs and 4 5 attorneys' fees. 6 DATED: January 12, 2018 7 JULANDER, BROWN & BOLLARD 8 9 By: Dirk O. Julander 10 Pro Hac Vice 11 JULANDER, BROWN & BOLLARD 9110 Irvine Center Drive 12 Irvine, California 92618 (949) 477-2100 13 14 Attorney for Plaintiff and Counter-defendant Atlantic- Pacific Processing Systems, Inc. 15 DATED: January 12, 2018 KELLY / WARNER, PLLC 16 17 DV 18 By 19 Daniel R. Warner Pro Hac Vice 20 8283 N. Hayden Rd., Suite 229 21 Scottsdale, Arizona 85258 Tel. (480) 331-9397 22 Attorneys for Defendants and Counter-23 Plaintiffs DermAktive LLC and Jordan Dufner; and Defendants Adam Wellington, 24 Upsurge LLC, Upsurge Media Group LLC, and

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Wido LLC

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DATED: January 1,2, 2018

LARSON, ZIRZOW & KAPLAN

By:

Kory Kaplan

850 E. Bonneville Ave. Las Vegas, NV 89101 Tel. (702) 382-1170

Attorneys for Defendants T1 Payments LLC and Donald Kasdon

ORDER

Based on the parties' stipulation [ECF No. 144] and good cause appearing, IT IS HEREBY ORDERED that all claims in this action are DISMISSED with prejudice, each party to bear its own fees and costs. The Clerk of Court is directed to CLOSE THIS CASE.

> U.S. District Judge Jennifer Dorsey January 22, 2018